PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY				
То:	PCT			
100011				
22/F,Great Eagle Centre,23 Harbour	NOTIFICATION OF TRANSMITTAL OF			
Road, Wanchai, HONG KONG, P.R.China	THE INTERNATIONAL SEARCH REPORT AND			
CHINA PATENT AGENT(H.K.) LTD	THE WRITTEN OPINION OF THE INTERNATIONAL			
	SEARCHING AUTHORITY,OR THE DECLARATION			
	(= 5= = 4			
	(PCT Rule 44.1)			
	Data of mailing			
	Date of mailing (day/month/year) 2006 (21 · 09 · 2006)			
	(uay/monanyear)			
Applicant's or agent's file reference				
FPEL05150064	FOR FURTHER ACTION See paragraphs 1 and 4 below			
International application No.	International filing date			
PCT/CN2005/002150	(day/month/year) 10.Dec 2005 (10.12.2005)			
Applicant				
INTEL CORPORATION et al				
1. The applicant is hereby notified that the international search	report and the written opinion of the International Searching			
Authority have been established and are transmitted herew				
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the clair	and of the intermetional application (see Pule 46):			
When? The time limit for filing such amendments	is normally two months from the date of transmittal of the			
International search report.				
Where? Directly to the International Bureau of WII 1211 Geneva 20, Switzerland, Facsimile No	PO, 34 chemin des Colombettes			
For more detailed instructions, see the notes on the				
2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.				
3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:				
	een transmitted to the International Bureau together with the otest and the decision thereon to the designated Offices.			
no decision has been made yet on the protest; the app				
4. Reminders				
Shortly after the expiration of 18 months from the priority date,	the international application will be published by the			
International Bureau. If the applicant wishes to avoid or postpor	ne publication, a notice of withdrawal of the international			
application, or of the priority claim, must reach the Internation respectively, before the completion of the technical preparation	ons for international publication.			
1	n the written opinion of the International Searching Authority to			
the International Bureau. The International Bureau will send	a copy of such comments to all designated Offices unless an			
international preliminary examination report has been or is to the public but not before the expiration of 30 months from the	be established. These comments would also be made available to			
Within 19 months from the priority date, but only in respect	to postpone the entry into the national phase until 30 months from			
the priority date(in some Offices even later); otherwise, the app	licant must, within 20 months from the priority date, perform the			
	prescribed acts for entry into the national phase before those designated Offices.			
In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.				
See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's				
Guide, Volume II, National Chapters and the WIPO Internet site.				
Name and mailing address of the ISA/	Authorized officer			
China State Intellectual Property Office(RO/CN)	ZOU, Bin			
6, Xitucheng Road, Jimen Bridge, Haidian District,				
Beijing, 100088, P.R.China	Same and a control of the control of			

Telephone No. 86-010 62084953

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the *PCT Applicant's Guide*, a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see *PCT Applicant's Guide*, Volume I/A, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the International Searching Authority has declared, under Article 17(2), that no international search report would be established (see *PCT Applicant's Guide*, Volume I/A, paragraph 296).

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How ? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- 1. [Where originally there were 48 claims and after amendment of some claims there are 51]: "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 - claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- 3. [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 - "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 - "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]:
 - "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14: claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the time of filing the amendments (and any statement) with the International Bureau, also file with the International Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/IPEA/401).

If a demand for international preliminary examination is made, the written opinion of the International Searching Authority will, except in certain cases where the International Preliminary Examining Authority did not act as International Searching Authority and where it has notified the International Bureau under Rule 66.1 bis(b), be considered to be a written opinion of the International Preliminary Examining Authority. If a demand is made, the applicant may submit to the International Preliminary Examining Authority a reply to the written opinion together, where appropriate, with amendments before the expiration of 3 months from the date of mailing of FormPCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later (Rule 43bis.1(c)).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, Volume II.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Form PCT/ISA/220				
FPEL05150064	ACTION as wel	as well as, where applicable, item 5 below.			
International application No.	International filing date (day/month/year)	(Earliest)Priority date (day/month/year)			
PCT/CN2005/002150	10.Dec 2005 (10.12.2005)	ľ			
Applicant					
INTEL CORPORATION et al					
This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.					
This international search report consists of a	a total of 3 sheets.				
☐ It is also accompanied by a copy of	each prior art document cited in this report				
1. Basis of the report					
·	ernational search was carried out on the bas	is of:			
	n in the language in which it was filed				
a translation of the internat	ional application into	, which is the language of a			
translation furnished for th	ne purposes of international search (Rules 1:	2.3(a) and 23.1(b))			
b. With regard to any nucleotide a	and /or amino acid sequence disclosed in t	he international application, see Box No. I.			
2.	nsearchable (see Box No. II)				
3. Unity of invention is lacking	(see Box No. III)				
4. With regard to the title ,					
★ the text is approved as submitted.	ed by the applicant				
the text has been established by	y this Authority to read as follows:				
5. With regard to the abstract, the text is approved as submitted.	ed by the applicant				
the text has been established, a	ccording to Rule 38.2(b), by this Authority	as it appears in Box IV. The applicant may, within			
one month from the date of ma	ailing of this international search report, sub	mit comments to this Authority			
					
b. 🛮 none of the figures is to be publis	hed with the abstract	İ			

INTERNATIONAL SEARCH REPORT

International application No. PCT/CN2005/002150

A. CLASSIFICATION OF SUBJECT MATTER					
G06F 9/45 (2006.01) i					
According to International Patent Classification (IPC) or to both national classification and IPC					
B. FIELDS SEARCHED					
Minimum documentation searched (classification system followed	by classification symbols)				
G06F 9/45 (2006.01) i, G06F 9/46	(2006.01) i, G11C 7/00 (2006.01) i				
Documentation searched other than minimum documentation to the	e extent that such documents are included	in the fields searched			
CNPAT					
Electronic data base consulted during the international search (nam	ne of data base and, where practicable, sea	rch terms used)			
CNPAT, WPI, EPODOC, PAJ: memory, latency, delay, hidi	-				
	mg, manuction, wan, asynchronous, code,				
C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category* Citation of document, with indication, where ap	ppropriate, of the relevant passages	Relevant to claim No.			
X CN,A,1296624 (MOSAID TECHNOLOGIES INC esee the specification, p.5, lines 8-21; p.7, lines 8-25; p		1、8、22			
A		2-7、9-21、23-28			
A US,A1,2005108695 (INTEL CORPORATION et a see the whole document	al) 19. May 2005 (19.05.2005)	1-28			
☐ Further documents are listed in the continuation of Box C. ☐ See patent family annex.					
* Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "I" later document published after the international filing do or priority date and not in conflict with the application cited to understand the principle or theory underlying invention					
considered to be of particular relevance	invention				
"E" earlier application or patent but published on or after the international filing date	invention "X" document of particular relevance cannot be considered novel or canno	or theory underlying the c; the claimed invention t be considered to involve			
"E" earlier application or patent but published on or after the international filing date	invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document of particular relevance cannot be considered to involve a	or theory underlying the e; the claimed invention t be considered to involve ment is taken alone e; the claimed invention in inventive step when the			
 "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim (S) or which is cited to establish the publication date of another 	invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document of particular relevance cannot be considered to involve a document is combined with one of documents, such combination beinskilled in the art	or theory underlying the c; the claimed invention to be considered to involve the tent is taken alone; the claimed invention in inventive step when the remore other such and obvious to a person			
 "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim (S) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or 	invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document." "Y" document of particular relevance cannot be considered to involve a document is combined with one of documents, such combination being skilled in the art. "&"document member of the same pate."	or theory underlying the t; the claimed invention t be considered to involve then t is taken alone t; the claimed invention in inventive step when the ir more other such ing obvious to a person tent family			
 "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim (S) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search 	invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document of particular relevance cannot be considered to involve a document is combined with one of documents, such combination being skilled in the art "&"document member of the same pater.	or theory underlying the c; the claimed invention to be considered to involve the tis taken alone; the claimed invention in inventive step when the rigorous to a person tent family			
 "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim (S) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search 31.Aug 2006 (31.08.2006) 	invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document." "Y" document of particular relevance cannot be considered to involve a document is combined with one of documents, such combination being skilled in the art. "&"document member of the same pate."	or theory underlying the c; the claimed invention t be considered to involve then the taken alone c; the claimed invention in inventive step when the r more other such ing obvious to a person cent family			
 "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim (S) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search 	invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document of particular relevance cannot be considered to involve a document is combined with one of documents, such combination being skilled in the art "&"document member of the same pater.	or theory underlying the c; the claimed invention t be considered to involve then the taken alone c; the claimed invention in inventive step when the r more other such ing obvious to a person cent family			

INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No.
PCT/CN2005/002150

Patent Documents referred in the Report	Publication Date	Patent Family	Publication Date
CN,A,1296624	23.05.2001	DE,D,69923769	24.03.2005
		DE,T,69923769	02.02.2006
		WO,A1,9950852	07.10.1999
		CA,A1,2233789	01.10.1999
		AU,A,3021799	18.10.1999
		EP,A1,1068619	17.01. 2001
		KR,A,2001042316	25.05.2001
		US,A1,2001042162	15.11.2001
		JP,T,2002510118	02.04.2002
		US,A1,2003065900	03.04.2003
		US,B2,6539454	25.03.2003
		US,B2,6772312	03.08.2004
		US,A1,2005033899	10.02.2005
		EP,B1,1068619	16.02.2005
US,A1,2005108695	19.05.2005	WO,A2,2005050445	02.06.2005
		EP,A2,1683010	26.07.2006

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT 100011 22/F, Great Eagle Centre, 23 Harbour WRITTEN OPINION OF THE INTERNATIONAL Road, Wanchai, HONG KONG, P.R.China **SEARCHING AUTHORITY** CHINA PATENT AGENT(H.K.) LTD (PCT Rule 43 bis.1) Date of mailing (dty/honen/ster) 2006 (21 · 09 · 2006) FOR FURTHER ACTION Applicant's or agent's file reference FPEL05150064 see paragraph 2 below International filing date (day/month/year) Priority date (day/month/year) International application No. 10.Dec 2005 (10.12.2005) PCT/CN2005/002150 International Patent Classification (IPC) or both national classification and IPC G06F 9/45 (2006.01) i Applicant INTEL CORPORATION et al 1. This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No.II Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i)with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Box No.VI Certain documents cited Box No. VII Certain defects in the international application Box No.VIII Certain observations on the international application 2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220. Name and mailing address of the ISA/CN Date of completion of this opinion Authorized officer The State Intellectual Property Office, the ZOU, Bin 31.Aug 2006 (31.08.2006) P.R.China 6 Xitucheng Rd., Jimen Bridge,

Telephone No. 86-010 62084953

Form PCT/ISA/237(cover sheet)(April 2005)

Haidian District, Beijing, China 100088

Facsimile No. 86-10-62019451

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2005/002150

Box	ι No.	I	Basis of the opinion
1.	Wit	h reg	ard to the language, this opinion has been established on the basis of:
		a t	international application in the language in which it was filed ranslation of the international application into, which is the language of a translation hished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.			ard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed n, this opinion has been established on the basis of:
	a.	type	of material a sequence listing table(s) related to the sequence listing
	b.	forr	nat of material on paper in electronic form
	c.	time	of filing/furnishing contained in the international application as filed filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of search
3.		furn	dition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or ished, the required statements that the information in the subsequent or additional copies is identical to that in the ication as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Ado	lition	al comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2005/002150

NO

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement:

Novelty (N)

Claims 2-7, 9-21, 23-28

Claims 1, 8, 22

NO

Inventive step (IS)

Claims 2-7, 9-21, 23-28

Claims 1, 8, 22

NO

Industrial applicability (IA)

Claims 1-28

YES

2. Citations and explanations

The present invention discloses a method and a compiler for performing speculative code motion for memory latency hiding.

Claims none

Reference is made to the following documents:

D1: CN,A,1296624 D2:US,A1,2005108695

D1 discloses an asynchronously pipelined SDRAM which has separate pipeline stages that are controlled by asynchronous signals. Rather than using a clock signal to synchronize data at each stage, an asynchronous signal is used to (equal to the extracting step of the present invention) latch data at every stage(equal to the waiting step of the present invention). The asynchronous control signals are generated within the chip and are optimized to the different latency stages. Longer latency stages require larger delay elements, while shorter latency states require shorter delay elements (equal to the first and second code motion of the present invention). The data is synchronized to the clock at the end of the read data path before being read out of the chip. Because the data has been latched at each pipeline stage, it suffers from less skew than would be seen in a conventional wave pipeline architecture. Furthermore, since the stages are independent of the system clock, the read data path can be run at any CAS latency as long as the re-synchronizing output is built to support it.

D2 discloses a sequential application program partitioning method, transforming program into set of application threads, and hiding memory latency in one thread by overlapping access with computations. The method involves building a CFG for a loop body of a sequential application program to form a CFG loop. Memory latency in one thread is hidden by overlapping memory access with computations. The method facilitates hiding the memory latency in one thread by overlapping memory access with computations, thus achieving performance improvement in parallel multi-threaded architecture.

It is obvious that all the technical features in claims 1、8 and 22 are disclosed by D1(see the specification, p.5, lines 8-21; p.7, lines 8-25; p.10, lines 6-10). Thus, the technical schemes of claims 1、8 and 22 are not new in the sense of Article 33(2) PCT.

The additional technical features of the claims 2-7, 9-12, 23-28 are not disclosed by D1 and/or D2, and the technical schemes of these claims are not obvious to the person skilled in the art on the basis of D1 and D2, thus, the technical schemes of claims 2-7, 9-12, 23-28 have novelty under PCT Article 33(2), and have inventive step under PCT Article 33(3).

The technical scheme of claim 13 differs from the D1 or D2 in that: the compiler comprises a code motion unit to perform code motion to a dependence constraint of the program, the technical scheme of claim 13 is not obvious to the person skilled in the art on the basis of D1 and D2. Thus, the solution proposed in claim 13 has novelty under PCT Article 33(2), and has inventive step under PCT Article 33(3).

Claims 14-21 are the dependent claims of the claim 13, thus, claims 14-21 have novelty under PCT Article 33(2), and have inventive step under PCT Article 33(3).

Claims 1-28 have industrial applicability under PCT Article 33(4), because the method and compiler claimed can be made or used in the industry.